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Publishers of Dental Implants. The Modern Dental Office. All kinds of Dental Work.
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H. M. HARRIS.
ATTORNEY AT LAW.
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H. W. J. HALL.
ATTORNEY AT LAW AND REAL ESTATE AGENT.
Office No. 11 East Adams street.
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Instruction thorough and practical.
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MANUFACTURER OF
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READY ROOFING.
ORDINARY 2 & 3-PLY ROOFING.
ROOF COATINGS, VARNISH, ETC.,
No. 15 Forsyth street, Atlanta, Ga.
RELIABLE AGENTS WANTED.

STAINED GLASS.
Geo. A. Bowen,
154 W. Fourth St., CINCINNATI, OHIO.
Orders sent for interior household and commercial decorations.

THE ATLANTA PUBLIC PRODUCE COTTON AND STOCK EXCHANGE.
Incorporated under the Laws of the State of Georgia.
J. F. CUMMINGS, President.
No. 37 BROAD STREET.

CUMMINGS BROS. & CO.
COTTON BUSINESS AT OUR OLD STAND.
We are prepared to meet the requirements of our customers and to meet a continuation of orders from our customers and the public generally. An information may be had by calling on J. F. CUMMINGS, President.

THE RAILROADS.
THE HEADLIGHTS RUNNING INTO ATLANTA.
A Plan for Sunday Trains. The Greenville and Savannah Railroad. The Kentucky Central. The Steel Rail Market. Track Laying on the Mississippi Valley Road-Notes.

Next Tuesday the executive committee of the Southern Railway and Steamship pool will meet in Washington, and the fate of the pool will be decided.

The steel rail market is quiet and steady, with quotations at 38 1/2 cents per ton, at mill, and the present disposition to sell for cash. Sales of the pool are reported, chiefly for southern roads. A small order for rails to go to Cuba has been taken.

Track laying on the Mississippi Valley road has reached a point eighteen miles north of Baton Rouge. The officials expect to complete a great deal of work within the next two or three months, as the weather will be more favorable for track laying.

The railroad commission will hold its next meeting on the 20th, and will then hear all parties interested concerning the Central railroads petition to advance freight rates on classes C, D and F, of the Louisville and Nashville road, and the line of the Western and Atlantic railroad have filed a petition for a reduction of rates on the line of the latter road.

The freight and passenger offices of the Kentucky Central at Lexington were last week closed for the Chesapeake and Ohio management, the agents of the latter road—Messrs. Curry, McHenry and G. W. Barney—assuming control of the new freight and passenger departments.

Travelers speak in glowing terms of the improvement and growth of various Georgia towns. Eastman is spoken of as rapidly coming to the front. The Upland hotel at that place is now managed by Mr. George Parkhill, who is a native of that place.

A Plan for Sunday Trains. Report. From the Massachusetts Commissioners Report. The strongest plan for allowing trains to pass from the state line to North Adams and Greenfield is the natural and commendable desire to speed the Lord's day at home. And it must be borne in mind that this class of travelers includes not only those who intend to arrive at that day, but also the many who have been delayed by the exigencies and accidents of travel. To such men it is a relief to have a train to take them to their homes.

Greenfield's New Road. Greenville, February 12.—The building of the Greenville and Laurens railroad, the new line from this city to Laurens, was inaugurated today with interesting ceremonies in the presence of a large concourse of citizens. The crowd assembled near the gate of the fair grounds, where the projected line will cross the railroad street, and were then bidden to follow the line of the road, which was then opened to the public.

Quarterly Meeting of the Board—Candidates in Memory of Mr. L. M. Hill. From the August. The regular quarterly meeting of the Georgia railroad directors was held today in the banking rooms of the company. President C. H. Philyp presided and a full quorum was in attendance.

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the City National bank, of Atlanta, was founded by him, an institution in which he took much interest. It was only natural and probable that a man of his high character and high intelligence and solid integrity, should be selected by the people of his native county to represent them in the state legislature.

For several terms he served as a representative in the legislature, and his high character and solid integrity, should be selected by the people of his native county to represent them in the state legislature.

Resolved, by the board of directors of the Georgia Railroad and Banking company, that the above report be adopted, and that the same be printed and distributed to the stockholders.

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Home Items.
"All your own fault if you remain sick when you can hop bitters that never fail."
—The weakest woman, smallest child, and sickliest invalid can use hop bitters with safety and great profit.
—Old men suffering around from Rheumatism, kidney trouble or any weakness will be almost sure by using hop bitters.
—My wife and daughter were made healthy by the use of hop bitters and I recommend them to my people.—Methodist Clergyman.

—Malarial fever, Ague and Biliousness, will leave every neighborhood as soon as hop bitters arrive.
—My mother drove the paralysis and neuralgia all out of her system with hop bitters.
—Ed. Oswego Sun.

—Keep the kidneys healthy with hop bitters and you need not fear sickness.
—No water is rendered harmless and more refreshing and reviving with hop bitters in each draught.
—The vigor of youth for the aged and infirm in hop bitters.

—At the change of life nothing equals hop bitters to allay all troubles incident to the change of life.
—The best periodical for ladies to take monthly and from which they will receive the greatest benefit is hop bitters.
—Thousands die annually from some form of kidney disease, which can be prevented by a timely use of hop bitters.

—Indigestion, weak stomach, irregularities of the bowels, cannot exist when hop bitters are used.
—A timely use of hop bitters will keep a whole family healthy.
—To robust health a year at a little cost.

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LOTTERY.
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By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted November 20, A.D. 1878.
The only Lottery ever voted on and endorsed by the people of any State.
Its Grand Single Number Drawings will take place monthly.
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We do hereby certify that we have the arrangements for the Monthly and Semi-Annual Drawings of the Louisiana State Lottery Company, and in person manage and control the Drawing, and that the same are conducted with honesty, fairness and good faith toward all parties and authorities. (The Company to use this certificate, with fac-simile of our signature attached in its advertisements.)
Incorporated in 1868 for 25 years by the Legislature for educational and charitable purposes, with a capital of \$1,000,000, of which a reserve fund of over \$500,000 has since been added.
By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted November 20, A.D. 1878.
The only Lottery ever voted on and endorsed by the people of any State.
Its Grand Single Number Drawings will take place monthly.
SWIFT SPECIFIC TO WIN A FORTUNE. THIRD GRAND DRAWING, CLASS C, NEW ORLEANS, Tuesday, March 11, 1884—166th Monthly Drawing.

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THE

VOLUME XVI.
CHALMERS-MANNING.

A SCENE CREATED BY PENNSYLVANIA'S EX-WAR GOVERNOR.

Mr. Turner Carries His Position in the Chalmers-Manning Case—The Result of the Vote—Work in the Senate—The Progress of the Danville Riot Trial.

Special to The Constitution.

WASHINGTON, February 15.—Mr. Turner's position in closing the Chalmers-Manning case was today made manifest by the vote of 60 yeas to 37 nays.

case was highly complimented on all hands. It marks him more clearly than ever as one of the rising men of the house. He and Mr. Crisp voted against seating Manning on this certificate. Messrs. Blount and Hammond had pairs. The other Georgia member voted in favor of the minority report, giving Mr. Manning the seat on the prima facie case. This marked up some little feeling.

The investigation of the Danville riot is eliciting a mass of contradictory evidence. John Wise sits by John Sherman, and continually makes suggestions. His course in the case and his general conduct in congress, indicate that he is a candidate for federal favors.

Postoffice established; Crisp, Irwin county;
L. D. Wilcox was appointed postmaster.

MANNING'S CLAIM REJECTED.

Civil Precipitates a Scene on the House—The Case
Referred Back to the Committee.

WASHINGTON, February 15.—In the house Mr. Holman, of Indiana, from the committee on appropriations, reported a joint resolution making a further appropriation of \$200,000 for the relief of the sufferers by the Ohio

Food. Mr. Browne, of Indiana, read a telegram from Richmond, Inc., asking for an immediate appropriation for the relief of the destitute and homeless people along the banks of the Ohio river. The joint resolution was then passed. Mr. Turner, of Georgia, called up the Chalmers-Manning election case. Its consideration was antagonized by McCellan, of Tennessee, in favor of the private calendar, but he was unsuccessful, and Mr. Miller, of Pennsylvania, took the floor in

Mr. Tucker, of Virginia, made a brief and very forcible legal argument in behalf of the right of Mr. Manning to a seat on the prima facie case, contending that the house would set a very dangerous precedent if it now laid down the doctrine that in deciding such a case it could go behind the member's certificate, take a piece of evidence tending to impeach the correctness of the certificate, refuse to allow a man bearing the proper credentials to

be sworn in, and thus deprive the people of a whole district of the right to representation. A long debate ensued, participated in by Messrs. Broadhead, Singleton, of Mississippi; G. D. Wise, Van Eaton, of Mississippi; and Bennett, of North Carolina; in support of the minority resolutions: by Messrs. Potter, Ranney and Kasson, of Iowa, in favor of the resolutions of the minority, and by Mr. Barksdale, in advocacy of the proposed amendment, directing the committee on

elections immediately to decide the case upon its merits. The dreary monotony of the discussion was not interrupted by any notable worthy incident until 3:30, when the previous question was ordered, then Mr. Curtin, of Pennsylvania, took the floor for the purpose of withdrawing his resolution for recommitment and he wound up his recital of the reasons which led to this action with the words: "With General Manning's full consent and approbation, I bring him to the speaker's

desk, and ask that the oath be administered to him on the certificate of the governor of Mississippi." Sailing his action to his words, he took Mr. Manning by the arm, and together they stood at the bar of the house, where Mr. Curtin presented him, and demanded that he be sworn as the representative under the certificate of the governor of loyal and great state. Immediately the house woke up, and Mr. Calkins, of Indiana, was ready with a point of order that the house had no business to a committee; that the

committee had reported to the house, and the report was now under consideration. The speaker said that he did not think that there was any necessity to decide the question of order, because the question whether or not Mr. Manning was entitled to take the oath of office was the very question which the house was now considering, and on which the house was about to take a vote. The chair would not undertake to administer the oath of office con-

person claiming to be a member-elect, when the house itself was considering his right to the seat. Messrs. Manning and Curtin thereupon retired to their seats amid the derisive laughter of the republican side, which was increased at the remark of Mr. Belford. "Ring down Curtin, the play is over." The debate was closed by Mr. Rogers, of Arkansas, in support of the minority recommendation, and by Mr. Turner, of Georgia, in support of the majority resolution.

THE VOTE REAGED.

The question then recurred on substituting the minority resolution for those of the majority, and a division of the resolutions being demanded, a vote was taken on the first, declaring that Manning holds perfect credentials. This was rejected—yeas 196, nays 140. The announcement of the vote was received with applause on the republican side. Mr. Cook, of Iowa, said that it was

argument that it would be useless to waste the time of the house by a further vote. He therefore asked to withdraw the other resolution, but Mr. Warner, of Ohio, objected. The second resolution, declaring Manning entitled to a seat was defeated—yeas 92, nays 157. The majority resolutions were then adopted—yeas 130, nays 56. This vote discharges the committee on elections from the prima facie case, and leaves the seat vacant until the case is decided on its merits. *Continued until Monday.*

IM THE SENATE.

The Vote on the Bill in regard to the Deposit of Bonds for Bank Circulation.

WASHINGTON, February 15.—In the senate, at 1 o'clock, a message was received from the house of representatives announcing that that body had passed a joint resolution making a further appropriation of two hundred thousand dollars for the relief of the destitute persons in the districts overflowed by the

Ohio river and its tributaries. Mr. Allison said the appropriations committee would meet and report back a joint resolution in time for the action of the senate to-day. The joint resolution was then referred to the committee on appropriations.

At 1:40 p. m. Mr. Allison, from the committee on appropriations, reported favorably the house joint resolution appropriating a further sum of \$200,000 in aid of the sufferers by the Ohio floods. It was immediately read

three times, and passed by the senate. The senate then resumed consideration of the bill relating to national banks circulation, and Mr. Plumb addressed the senate in regard to it. The rapid extinction of the national debt, he said, was going to destroy the national banks as a medium of circulation. All measures before the senate to retain the connection between the banks and currency were a tacit admission of that fact.

Mr. Plumb concluded by offering an amended

... providing that whenever a national
... surrenders its circulation, the treasury
... the government shall be ...